OCKET SECTION

BEFORE THE POSTAL RATE COMMISSION WASHINGTON, D.C. 20268

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POSTAL RATE CARRACTION OFFICE OF THE SECRETARY

Postal Rate and Fee Changes, 1997)

Docket No. R97-1

FIRST SET OF INTERROGATORIES OF THE ADVERTISING MAIL MARKETING ASSOCIATION TO USPS (AMMA/USPS-USPS-1)

Pursuant to Sections 25 and 26 of the Commission's Rules of Practice, the Advertising Mail Marketing Association hereby propounds the attached interrogatories and requests for the production of documents. The instructions contained in our interrogatories to Witness Moeller (AMMA/USPS-T-36-1-3) are incorporated by reference.

If you are unable to provide any of the requested documents or information as to any of the interrogatories, please provide an explanation for each instance in which documents or information cannot be or have not been provided. If the witness to whom this request is directed cannot respond, but another witness can, please redirect the request to that witness.

Respectfully submitted,

lan D. Volner

N. Frank Wiggins

Counsel to Advertising Mail Marketing

Association

AMMA/USPS-USPS-1

The response to AMMA/USPS-LR-H-103-3a, states, "There are no results from LR-H-105 used directly or indirectly in USPS-T-29 Appendix I pages 5, 7, or 9." However, LR-H-105 is referenced by Witness Daniel as the source of the mail entry profile (USPS-T-29: page 3 line 23; Appendix I pages 36 and 37). If LR-H-105 is not the source of the "Mix of Handlings" (column [1] of pages 5, 7 and 9 of USPS-T-29 Appendix I) please provide the source of the "Mix of Handlings" including page, line, and column locations and any required derivations.

CERTIFICATE OF SERVICE

I hereby certify that I have on this date served this document upon all participants of record in this proceeding in accordance with section 12 of the rules of practice.

DATE: November 14, 1997

V. Frank Wiggins

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